disclosures, supplemental disclosures, and responses to Plaintiffs' written discovery
requests that contain a third party's private, confidential information, including but
not limited to, third parties' names, phone numbers, addresses, social security
numbers, arrest information, discipline, wages and similar information, some of
which may be protected by California Penal Code sections 832.5 and 832.7, and
California Evidence Code section, 1040 et seq., shall be kept strictly confidential
and may only be examined by the attorneys for the parties, their agents, employees,
consultants, witnesses, court reporters, deponents, the parties themselves, and/or the
Court, and only in connection with this subject litigation, and shall not be published
to any third parties or used in connection with any other litigation.

- 2. That in the event that either party uses such documents at trial or for pre-trial motion, or any other motion or filing, the parties may file protected documents so long as all protected information of third parties is redacted. Either party may seek a protective order to place such documents under seal or have them stricken based on failure to redact protected information.
- 3. After the conclusion of this litigation, the parties will return all documents subject to this Stipulation within 45 calendar days without awaiting the other parties' request.

19 IT IS SO ORDERED.

DATED: 10/26/10

July & Witer

HONORABLE ANDREW J. WISTRICH

Judge of the United States District Court